1 ANDREW HOLLAND (CA SBN 224737) MICHAEL HSUEH (CA SBN 286548) 2 THOITS LAW 400 Main Street, Suite 250 3 Los Altos, CA 94022 Telephone: (650) 327-4200 Facsimile: (650) 325-5572 Email: aholland@thoits.com 5 mhsueh@thoits.com 6 DAVID D. LIN (pro hac vice forthcoming) JUSTIN MERCER (pro hac vice forthcoming) LEWIS & LIN, LLC 8 81 Prospect Street, Suite 8001 Brooklyn, NY 11201 SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTH DISTRICT OF CALIFORNIA Telephone: (718) 243-9323 Facsimile: (718) 243-9326 10 Email: david@iLawco.com Email: justin@iLawco.com 11 Attorneys for Subpoening Parties 12 DR. MUHAMMAD MIRZA and ALLIED MEDICAL AND DIAGNOSTIC SERVICES, LLC 13 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 80 146MISG 17 DR. MUHAMMAD MIRZA and ALLIED MEDICAL AND DIAGNOSTIC 18 SERVICES, LLC, (Case No. 1:18-cy-06232-LAP Pending in Southern District of New York) 19 Subpoening Parties, 20 NOTICE OF MISCELLANEOUS ACTION VS. TO ENFORCE COMPLIANCE WITH 21 THIRD PARTY SUBPOENA YELP, INC., 22 Subpoenaed Party. 23 24 25 COMES NOW Plaintiffs and Movants Dr. Muhammad Mirza, MD, and Allied Medical 26 and Diagnostic Services, LLC (the "Subpoenaing Parties") and files this Miscellaneous Action 27 to enforce a subpoena served on non-party Yelp, Inc. on September 14, 2018 and states as 28 follows:

The Subpoening Parties are plaintiffs in an action currently pending in the United States District court for the Southern District of New York, styled *Dr. Muhammad Mirza and Allied Medical and Diagnostic Services*, *LLC v. Lori Mehrkens*, *Julie Sperber*, *and John Does*, Case No. 1:18-CV-06232-LAP, alleging, among other things, defamation per se and trade libel.

Dr. Mirza is a medical doctor domiciled in New Jersey, and Allied Medical and Diagnostic Services, LLC is a New York limited liability company whose sole member is a resident of New Jersey.

Yelp, Inc. is a corporation with its principal place of business in San Francisco, California.

On September 14, 2018, the Subpoenaing Parties served on Yelp, Inc. a subpoena for the production of documents. Yelp, Inc. has provided some, but not all the information and documents required by the subpoena. The Subpoenaing Parties have contemporaneously filed a Motion to Enforce Compliance with Third Party Subpoena and Memorandum in Support.

The Subpoenaing Parties respectfully request that this Court enter an order requiring Yelp, Inc. to complete its production of all responsive documents within fourteen (14) days of the Court's order, and that that the Court award Subpoenaing Parties all other relief to which it is entitled.

Bv:

Dated: May 30, 2019

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Attorneys for Subpoenaing Parties